



Robert C. Atkinson
Senior Vice President
Legal, Regulatory & External Affairs

Teleport Communications Group
Princeton Technology Center
429 Ridge Road
Dayton, NJ 08810
Tel: 908.392.2160
Fax: 908.392.3743
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April 11, 1997

Bob Pepper
Chief, Office of Plans and Policy
Federal Communications Commission
1919 M Street, N.W., Room 822
Washington, D.C. 20554

EX PARTE CORRESPONDENCE

Dear Bob:

When I visited you on March 12, 1997, we discussed how reforming the Residual Interconnection Charge (RIC) is not only required by the Court of Appeals in its CompTel decision, but would be the most effective way for the FCC to encourage competitive pricing of a major element of switched access services as well as providing a "catalyst" for the development of facilities-based local exchange competition. During the discussion, I generally talked about "moving the RIC" from an End Office rate element to Tandem Switching or Tandem Transport rate elements. However, the last "bullet point" on the Residual Interconnection Charge page of TCG's handout suggested an alternative means of reaching the same pro-competition result:

- If the RIC continues to be inappropriately assigned to the End Office, then as the Colorado Commission has mandated, ILECs should not be allowed to collect the RIC charges from facilities-based CLECs that provide their own switched access transport facilities

After discussions with a number of other interested parties, TCG has come to the conclusion that the "Colorado Solution" should be the means by which the FCC implements RIC reform.

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Specifically as to the RIC, if USWC provides all or part of the transport of an interstate call from the end-office to the IXC, then USWC is entitled to collect its interstate rates, including RIC. If, however, USWC is not providing the transport of a call from an end-office switch to an IXC, then USWC may not apply its switched access transport rates, including the RIC, to those calls. We reject arbitrary splits of revenues. In jointly provisioned switched access services, each company will develop and apply its tariffed rates to the portion of the service that it provides.

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c. If USWC does not provide any of the transport, it shall not, as stated in the Order, apply its RIC to such calls.

We clarify the Order as to the application of the RIC. The RIC shall be applied on a pro rata basis determined from the proportional distance between the TCG tandem and end-office of USWC. In this instance, if USWC supplies all of the transport for the call, it would apply 100 percent of the RIC. If a mid-span meet-point is used, only one-half of the RIC would be applicable.

The chief advantage of the Colorado Solution, compared to a "move the RIC" solution, is that it provides Interexchange Carriers with a much greater assurance that they will receive net switched access rate reductions compared to current rates since the starting point for competition between TCG and the ILEC will be the then-current switched access rates. It also provides a market-based incentive for the ILEC to reduce the RIC, and to reform its rates in an economically rational manner. This market incentive will lead to superior results compared to arbitrary cost reallocations or prescriptive rate reductions.

What is more, the Colorado Solution has already proved itself in the marketplace. As I mentioned during our meeting, TCG was able to negotiate a reduction of the RIC in its

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interconnection negotiations with a few ILECs. In the limited geographic areas where TCG's negotiated RIC reduction applies, TCG is presently offering tandem switched access at rates which are 6 percent less than the ILEC's tandem-routed rates (i.e., carrying the traffic from POP-to-customer premises, for all rate elements). Several interexchange carriers are already beginning to take advantage of the TCG offering. If the FCC were to adopt the Colorado Solution, even greater rate reductions would be available in most jurisdictions through competition, not prescription, and CLECs would have a strong incentive to deploy the facilities necessary for effective local exchange competition more quickly and more broadly.

Please call me at (908) 392-2160 if you would like to discuss this matter further or to arrange an additional meeting. If you would like a copy of the Colorado decisions, I would be happy to provide them. If I am unavailable, please contact Manning Lee, TCG's Vice President for Regulatory Affairs at 718-355-2671.

Sincerely,



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April 11, 1997

Joseph Farrell
Chief Economist
Federal Communications Commission
1919 M Street, N.W., Room 822
Washington, D.C. 20554

EX PARTE CORRESPONDENCE

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April 11, 1997

Gregory Rosston
Office of Plans and Policy
Federal Communications Commission
1919 M Street, N.W., Room 822
Washington, D.C. 20554

EX PARTE CORRESPONDENCE

Dear Gregory:

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April 11, 1997
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Sincerely,

Bob Atkinson



Teleport Communications Group
Two Lafayette Centre, Suite 400
1133 Twenty First Street, N.W.
Washington, DC 20036
Tel: 202.739.0033
Fax: 202.739.0044

April 11, 1997

Jeff Lanning
Competitive Division
Federal Communications Commission
1919 M Street, N.W., Room 658
Washington, D.C. 20554

EX PARTE CORRESPONDENCE

Dear Jeff:

When I visited you on April 2, 1997, we discussed how reforming the Residual Interconnection Charge (RIC) is not only required by the Court of Appeals in its CompTel decision, but would be the most effective way for the FCC to encourage competitive pricing of a major element of switched access services as well as providing a "catalyst" for the development of facilities-based local exchange competition. During the discussion, I generally talked about "moving the RIC" from an End Office rate element to Tandem Switching or Tandem Transport rate elements. However, the last "bullet point" on the Residual Interconnection Charge page of TCG's handout suggested an alternative means of reaching the same pro-competition result:

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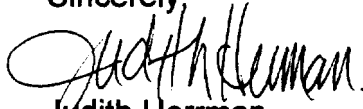
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Jeff Lanning
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Sincerely,


Judith Herrman



Robert C. Atkinson
Senior Vice President
Legal, Regulatory & External Affairs

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April 11, 1997

Chairman Reed E. Hundt
Federal Communications Commission
1919 M Street, N.W., Room 814
Washington, D.C. 20554

EX PARTE CORRESPONDENCE

Dear Chairman Hundt:

Reforming the Residual Interconnection Charge (RIC) is not only required by the Court of Appeals in its "CompTel" decision, but it is an essential element of switched access reform. TCG believes that reforming the RIC is necessary not only to provide a fair competitive playing field in access, but also is needed to provide a "catalyst" for the development of facilities-based local exchange competition.

After discussions with a number of other interested parties, TCG has come to the conclusion that there is a simple, effective, and market-driven solution to the problem of reforming the RIC. It is the solution developed by the Colorado Public Utility Commission in resolving TCG's arbitration petition with US West. TCG sought a fair agreement for the allocation of switched access charges where TCG provides the transport and US West provides the end office switching on a switched access call. The Colorado Commission arrived at such a solution.

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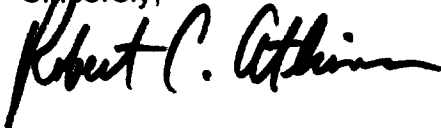
Chairman Reed E. Hundt

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Sincerely,

A handwritten signature in black ink, appearing to read "Robert C. Atkinson". The signature is fluid and cursive, with the first name "Robert" being the most prominent.

Bob Atkinson

CC: Tom Boasberg



Robert C. Atkinson
Senior Vice President
Legal, Regulatory & External Affairs

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April 11, 1997

Commissioner Susan Ness
Federal Communications Commission
1919 M Street, N.W., Room 832
Washington, D.C. 20554

EX PARTE CORRESPONDENCE

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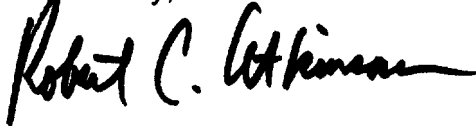
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CC: Jim Casserly



Robert C. Atkinson
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1919 M Street, N.W., Room 802
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What is more, the Colorado Solution has already proved itself in the marketplace. TCG was able to negotiate a reduction of the RIC in its interconnection negotiations with a few ILECs. In the limited areas where the negotiated RIC reduction applies, TCG is presently offering tandem switched access at rates which are 6 percent less than the ILEC's tandem-routed rates (i.e., carrying the traffic from POP-to-customer premises, for all rate elements). Several interexchange carriers are already beginning to take advantage of the TCG offering. If the FCC were to adopt the Colorado Solution, even greater rate reductions would be available in most jurisdictions through competition, not prescription, and CLECs would have a strong incentive to deploy the facilities necessary for effective local exchange competition more quickly and more broadly.

Commissioner Jim Quello

April 11, 1997

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Please call me at (908) 392-2160 if you would like to discuss this matter further or to arrange an additional meeting. If you would like a copy of the Colorado decisions, I would be happy to provide them. If I am unavailable, please contact Manning Lee, TCG's Vice President for Regulatory Affairs at 718-355-2671.

Sincerely,

A handwritten signature in black ink, appearing to read "Robert C. Atkinson". The signature is fluid and cursive, with a long horizontal stroke at the end.

Bob Atkinson

CC: Jim Coltharp



Robert C. Atkinson
Senior Vice President
Legal, Regulatory & External Affairs

Teleport Communications Group
Princeton Technology Center
429 Ridge Road
Dayton, NJ 08810
Tel: 908.392.2160
Fax: 908.392.3743
Email: atkinson@tcg.com

April 11, 1997

John Nakahata
Competition Division
Federal Communications Commission
1919 M Street, N.W., Room 658
Washington, D.C. 20554

EX PARTE CORRESPONDENCE

Dear John:

Reforming the Residual Interconnection Charge (RIC) is not only required by the Court of Appeals in its "CompTel" decision, but it is an essential element of switched access reform. TCG believes that reforming the RIC is necessary not only to provide a fair competitive playing field in access, but also is needed to provide a "catalyst" for the development of facilities-based local exchange competition.

After discussions with a number of other interested parties, TCG has come to the conclusion that there is a simple, effective, and market-driven solution to the problem of reforming the RIC. It is the solution developed by the Colorado Public Utility Commission in resolving TCG's arbitration petition with US West. TCG sought a fair agreement for the allocation of switched access charges where TCG provides the transport and US West provides the end office switching on a switched access call. The Colorado Commission arrived at such a solution.

In its "Decision Regarding Petition for Arbitration" (Decision No. C96-1186, Docket No. 96A-329T, adopted Nov. 5, 1996) concerning the interconnection disputes between TCG and US West Communications (USWC), the Colorado PUC said (at 41):

Specifically as to the RIC, if USWC provides all or part of the transport of an interstate call from the end-office to the IXC, then USWC is entitled to collect its interstate rates, including RIC. If, however, USWC is not providing the transport of a call from an end-office switch to an IXC, then USWC may not apply its switched access transport rates, including the RIC, to those calls. We reject arbitrary splits of revenues.

John Nakahata
April 11, 1997
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company will develop and apply its tariffed rates to the portion of the service that it provides.

In a subsequent "Order Denying Applications for Rehearing, Reargument, or Reconsideration", (Decision No. C96-1344, Docket No. 96A-328T, adopted Dec. 18, 1996) the Colorado Commission said (at 5):

"If USWC does not provide any of the transport, it shall not, as stated in the Order, apply its RIC to such calls.

"We clarify the Order as to the application of the RIC. The RIC shall be applied on a pro rata basis determined from the proportional distance between the TCG tandem and end-office of USWC. In this instance, if USWC supplies all of the transport for the call, it would apply 100 percent of the RIC. If a mid-span meet-point is used, only one-half of the RIC would be applicable.

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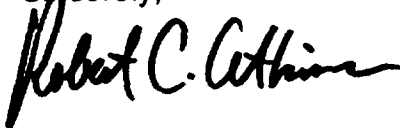
John Nakahata

April 11, 1997

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Bob Atkinson



Robert C. Atkinson
Senior Vice President
Legal, Regulatory & External Affairs

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April 11, 1997

Katherine Schroder
Competitive Pricing Division
Federal Communications Commission
1919 M Street, N.W., Room 518
Washington, D.C. 20554

EX PARTE CORRESPONDENCE

Dear Katherine:

Reforming the Residual Interconnection Charge (RIC) is not only required by the Court of Appeals in its "CompTel" decision, but it is an essential element of switched access reform. TCG believes that reforming the RIC is necessary not only to provide a fair competitive playing field in access, but also is needed to provide a "catalyst" for the development of facilities-based local exchange competition.

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